

IN THE UNITED STATES DISTRICT COURT

For the NORTHERN DISTRICT OF MISSISSIPPI

JOE6

Timothy N. EVANS

FILED

DEC 20 2018

DAVID GREENE, CLERK
BY 

CIV. ACT. 4:17CV106 RP.

v.
ANGELA BROWN ET AL.

Deputy

11-27-2018

REVERSE 41B) DUE TO EXTERMINATING CIRCUMSTANCES

Due to plaintiff Evans prior document filed, 41B FRCP.
Because Southern Poverty Law Center Attorney Benjamin
Wooley told me on AUGUST 20th, 2018, SPL Center would
be filing class action law suit, due to there misrepresentation
by falsely telling me they would take on (contusion of Miss.
Medical Contractor, thus because of the ongoing abuse

Matthew Sheppard & James Byrd, JR. HCPA. Evans asks the
COURT TO SEE U.S. V. JENKINS, 2012 WL 4887389 (E.D. Ky 2012)
ie." Since the statutes protections extends to any person who
is the victim of bodily injury on the basis of his or her sexual
orientation. By its terms, the court pointed out the statute doesn't
provide preventative treatment only to homosexuals, but instead
provides equal protection to people of all sexual orientation
which would include heterosexuials also."

I.

Evans now has emails were Defendants Brown, Thomas,
Knighton, created a false, negative file to stop all medical
care by doing forged signature on delivery and request
signature on refusal forms for cancer center Greenwood

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I continued

TO CREATE WERE EVRANS, THUS ending CANCER TREATMENT &
 ALSO THE VERY ADDITIONAL PAUSE OF CANCELING CHRONIC CARE
 MEDICATION REPEATEDLY PER MORE E-MAILS & THE VERY DENIAL
 OF ACUTE MEDICAL CONDITIONS - SKIN CANCER TREATMENT THAT WAS
 BEEN STOPPED.

II.

F.R.C.P. 41 DISMISSAL OF ACTIONS WITHOUT PREJUDICE ALLOWS
 PLAINTIFF THREE EXTRAVAGANT CIRCUMSTANCES, THUS EVRANS
 DIDN'T FORESEE THAT ATTORNEY BENJAMIN WOOLLEY NOT INFORMED
 ME FALSELY, HE THEN LEFT THE STATE TO RETURN TO WISCONSIN
 AND LEFT EVRANS IN LIMBO WITH HIS CASE BEFORE THE COURT,
 AT THIS TIME BECAUSE OF 4 MONTH DELAY IN CANCER ROOM
 ALDARA & IMIQUIMOD 5% CREAM PACKETS. (24) AND THE REFUSALS
 THAT WERE CREATED TO DENY CANCER TREATMENT, PLUS THE
 VERY REPEATED CANCELLATION, EMAIL ANSWER BY DR. GLORIA PERRY
 DUE TO NP. BROWN STATEMENT, THEN I SEE CANCER DOCTOR
 DR. RAFIGUE, HE ORDERS REFERRAL TO CANCER SURGEON DR.
 BOWDEN, NEARBY 2 CANCER LESIONS, 10-18-18 REMOVED, SKIN GRAPH
 DONE, COMPLETE OPPOSITE STATEMENT BY NP. BROWN IN JUNE 29TH
 2018 SIC CALL DETERMINED NO FURTHER TREATMENT NEEDED YET,
 YET WHEN I SAW CANCER ONCOLOGIST DR. RAFIGUE, I NOW
 HAVE 6 MORE BLACK POSSIBLE MELANOMA - MOST DEADLY CANCER
 SKIN CANCER & NEED TO SEE DR. RAFIGUE TO GET REFERRAL

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Lewis v. Casey - Supreme Court ruled to win injunction must show actual or imminent injury, imminent likely to happen soon ("one doesn't have to await the consummation of the threatened injury to obtain preventive relief")

III.

Federal Rules of Evidence 804(a) opinion based on opinion or statement of another. In June 2018 NP. Brown Defendant stopped skin cancer treatment based on false statement, contrary statement by witness Dr. Rafique (for plaintiff) plus the very email & subsequent action of cancer surgery on head (2) lesions removed, or the contract fraud & health care fraud, plus retaliation of federal witness, (EVANS) under (10) USCA. 249 hate crimes act, (18) USCA. 1512 Tampering with a witness, victim or an informant. section 3 (3) (A) (B) (C) specifically hindering contacting Federal Judge commission of felonies federal offenses.

IV.

Evans seeks redress because the very actions by Defendants now cause alarm due to absence of cancer treatment, ie call out to see Dr. Rafique, refill on cancer creams: Both Aldara & Efudex & the very basic humoral medications for acute chronic care, causing hospitalization repeatedly & emails were same defendants state it is Evans fault he doesn't get regular medical care, no Dickie Thomas send nurses, to deny, pass to others to create file saying Evans sold meds - to RETALIATE, Jam down to now chronic care because the discrimination to a gay man in MDOC is tantamount to completely cut off - no mail, no medical and the very basic care, continuation of miss. has proven NOT going to happen by

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CREATIVE FORGERY STEPS:

- ① REFUSED TO USE DIGITAL Receipt By Boswell readily AVAILABLE AT every NURSE OR DOCTOR AT parchment.
- ② Taken signature by CUTTING OFF SIGNATURE on one page RECEIPT & TYPING TO ANOTHER BLANK thus CREATING THAT THE Medical Defendants Thomas Knighten & Brown.
- ③ THE VERY REFUSAL OF ANYONE TO CREATE A SYSTEM:
 - (A) ONLY Death Row in THE UNITED STATES THAT HAS NO CAMERAS, NOR REFUSES TO USE Video Cameras Hand held READILY AVAILABLE INSIDE UNIT 29 J-Bldg.
 - (B) TO CREATE DIGITAL Medication Delivery Log THAT NURSES SIGN EACH DAY AMM. 3 PM. READILY AVAILABLE A CLICK OF WRIST AT CONVENTION OF MISSISSIPPI B MOOC, NOT DONE.
 - (C) THE CREATED DEPRIVATION OF CIVIL RIGHTS THAT RESULTED IN GRAVE BODILY HARM;
 - 1) DENIED CANCER TREATMENT - Biopsies, cancer cream refills & TWO YEAR REFUSAL Form - the very ACT IS A THREAT TO EVANS LIFE & THE REFUSAL OF ALL MOOC TO EVEN OPEN INVESTIGATION "EXCESSIVE FORCE".

I.

PREMISES CONSIDERED, THE VERY CONSTITUTIONAL RIGHTS, 1ST, 5TH & 8TH & THE 14TH USCA. GOVERNING THE VERY RIGHT OF EVERY MAN OR WOMAN PLUS THE COURT NEEDS TO SEE THE DIGITAL PHARMACY REPORTS & THE REFUSALS FORMS, PLUS THE

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The 1963, 1985(B) 1988 2001 42 USCA CIVIL RIGHTS ACT Governing institutions inside United States of American Citizens, The very ACT OF Forging Evans name by deception creates CERTAIN DEATH AT THE DEFENDANTS hands. When the very people who are charged with providing SAFETY, HUMANE CARE OR FOLLOW THE MDOC. STANDARD OPERATING PROCEDURES, THAT ARE VIOLATED. THE VERY ACT OF MEDICAL REFUSING ME CARE IS DONE REPEATEDLY, BY ALL NURSING STAFF, NP, MEDICAL DOCTORS. THE CONTRACTOR GETS 50 MILLION A YEAR, YET THE ABUSE IS CREATED & IS NOT STOPPED. THE REOPENING OF MY CIVIL ACTION & THE ORDERING OF MEDICAL RECORDS 2017 & ALL 2018 WILL SHOW THE REFUSALS FOR CALL OUTS EVERY MONTH, THE PHARMACY RECORDS WILL SHOW ABUSE BY REORDERING THE VERY MEDICATION THAT SHOULD BE ONGOING AND AS A MATTER OF JUSTICE.

Respectfully
Dimitry Tolentino

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CERTIFICATE OF SERVICE

I hereby CERTIFY THAT Timothy Evans mailed via the
ILap Dept. of MSP - MDOC AT parolman with request
TO provide copies TO THE FOLLOW:

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PRO-SE CASE MANAGER
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ABERDEEN, MS. 39730

CHIEF MAGISTRATE Roy Percy
300 W. COMMERCE ST. #13
ABERDEEN, MS. 39730

U.S. DEPT. OF JUSTICE
N.D. OF MISSISSIPPI
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LGBT-RIGHTS
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C/O EXEC. DIR. ESQUIRE
JENNIFER RILEY COLLINS

LGBT-RIGHTS
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